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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/618,796	07/14/2003	James C. Wickstead	291126/0004	7319
7:	590 06/10/2005		EXAMINER	
Lawrence Rosenthal, Esq.			FAYYAZ, NASHMIYA SAQIB	
Stroock & Stroock & Lavan LLP 180 Maiden Lane New York, NY 10038			ART UNIT	PAPER NUMBER
			2856	
			DATE MAILED: 06/10/2005	

Please find below and/or attached an Office communication concerning this application or proceeding.

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Office Action Summary		Application No.	Applicant(s)		
		10/618,796	WICKSTEAD ET AL.		
		Examiner	Art Unit		
		Nashmiya S. Fayyaz	2856		
Period f	The MAILING DATE of this communication ap or Reply	ppears on the cover sheet with the	e correspondence address		
THE - External control	MORTENED STATUTORY PERIOD FOR REP MAILING DATE OF THIS COMMUNICATION ensions of time may be available under the provisions of 37 CFR 1 r SIX (6) MONTHS from the mailing date of this communication. e period for reply specified above is less than thirty (30) days, a re o period for reply is specified above, the maximum statutory period ure to reply within the set or extended period for reply will, by statu reply received by the Office later than three months after the mailined patent term adjustment. See 37 CFR 1.704(b).	136(a). In no event, however, may a reply be ply within the statutory minimum of thirty (30) o d will apply and will expire SIX (6) MONTHS fro tte, cause the application to become ABANDO.	timely filed days will be considered timely. orn the mailing date of this communication. NED (35 U.S.C. § 133).		
Status					
1)	Responsive to communication(s) filed on				
		is action is non-final.			
'=	Since this application is in condition for allow		prosecution as to the merits is		
closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.					
Disposit	tion of Claims				
5)□ 6)⊠ 7)□	Claim(s) 1-13 is/are pending in the applicatio 4a) Of the above claim(s) is/are withdre Claim(s) is/are allowed. Claim(s) 1-13 is/are rejected. Claim(s) is/are objected to. Claim(s) are subject to restriction and/	awn from consideration.			
Applicat	tion Papers				
9) 🗌	The specification is objected to by the Examir	ner.	•		
10)	The drawing(s) filed on is/are: a) ac	ccepted or b) objected to by the	e Examiner.		
	Applicant may not request that any objection to the	e drawing(s) be held in abeyance: S	See 37 CFR 1.85(a).		
11)	Replacement drawing sheet(s) including the corre The oath or declaration is objected to by the E	, ,	•		
Priority	under 35 U.S.C. § 119				
a)	Acknowledgment is made of a claim for foreig All b) Some * c) None of: 1. Certified copies of the priority documer 2. Certified copies of the priority documer 3. Copies of the certified copies of the pri application from the International Bures See the attached detailed Office action for a list	nts have been received. nts have been received in Application onty documents have been recei au (PCT Rule 17.2(a)).	ation No ived in this National Stage		
Aug-b	.4/->				
Attachmer 1) Notice	nt(s) ce of References Cited (PTO-892)	4) 🔲 Interview Summa	ary (PTO_413)		
2) Noti	ce of Draftsperson's Patent Drawing Review (PTO-948)	Paper No(s)/Mail	Date		
	rmation Disclosure Statement(s) (PTO-1449 or PTO/SB/08 er No(s)/Mail Date	5) Notice of Informa 6) Other:	Il Patent Application (PTO-152)		

DETAILED ACTION

Claim Rejections - 35 USC § 103

- 1. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 2. Claims 1-4 and 5-13 are rejected under 35 U.S.C. 103(a) as being unpatentable over Nason- U.S. Patent # 5,869,003. As to claims 1-4 and 5-13, Nason discloses a self contained diagnostic test unit including a buffer container (reagent cap 16) with an interior 49', buffer fluid 48' and a weakened portion 39', a test strip 20 held by securement 56, a test strip container (18, 70, 76), a sample collector 12 for holding a sample14/24 and shaped to receive buffer container 16 and having channeling member 64 with a lumen (outlet channel 66) wherein when the buffer container is squeezed as in embodiment of Fig. 8, membrane 39' is ruptured and reagent mixes with the sample from the lumen 66 to the wick 82 to the test strip 20, note figs. 1,2, 8 and 11-12 and col. 4, lines 4 et seq. Further, it is noted that Nason fails to specify a filter per se. However, there is included a wick 82 which is described as being a "porous sponge block" (col.7, lines 39-42). Therefore, it would have been obvious to one of ordinary skill in the art at the

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time of the invention to have recognized that the pores in the sponge block perform a filtering function and hence designated the wick 82 as acting as a filter. As to claim 2, it appears that the test strip 20 is perpendicular to the wick filter 82, note fig. 4. As to claim 3, it appears that buffer container is press fit over the sample collector. Official notice is taken that usage of threading on either element in lieu of a press fit is old and well-known. Therefore, it would have been obvious to one of ordinary skill in the art at the time of the invention to have substituted threading on either element for the press-fit as a clear matter of design choice equivalent in operation. As to claim 4, note projection sleeve 34' engaging collector outer surface in fig. 8. As to claims 6-7, note membrane seal 39' and compressible bulb 30'. As to claim 8, note window 28. As to claims 9-10, note sleeve 70 and plug 76. As to claim 11, note the associated method described with the apparatus of claim 1 in col. 6, lines 5 et seq. As to claims 12-13, note that nib 40' appears to act as a piercing member when the bulb is urged downward and compressed, note figs. 8-10.

3. Claim 5 is rejected under 35 U.S.C. 103(a) as being unpatentable over Nason in view of Weiler et al- U.S. Patent # 5,121,856. As to claim 5, the bulb 30' is not bellowed. However, in a related prior art device, Weiler et al disclose a dispensing vial with bulb 127 in the form of a bellows-type cylinder 129 upon which there is placed a longitudinal compressive force, see fig. 9. Therefore, inclusion of such a bellows-type bulb would have been obvious to one of ordinary

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skill in the art at the time of the invention to have included in the Nason device as a known alternative to the squeezing of the sides of the bulb.

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Any inquiry concerning this communication or earlier communications from the examiner should be directed to Nashmiya S. Fayyaz whose telephone number is 571-272-2192. The examiner can normally be reached on Mondays and Thursdays.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Hezron E. Williams can be reached on 571-272-2208. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

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free).

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nf 6/7/05

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TECHNOLOGY CENTER 2800